Lyle D. Nance 260021/SBI 610326B South Woods State Prison 215 S. Burlington Road Bridgeton, NJ 08302

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY (Vicinage of Newark)

	CIVIL RIGHTS COMPLAINT
	: 42 U.S.C. § 1983
Lyle D. Nance,	:
	:
Plaintiff,	: CIVIL CASE NO.
	:
-VS-	: NOTICE OF MOTION
	: TO CONSOLIDATE
PATRICK NOGAN, Et al. and	:
WILLIE BONDS, Et al.	: CIVIL ACTION
	•
Defendants	:
	:

PLEASE TAKE NOTICE, that Plaintiff, Lyle D. Nance, pursuant to Rule 42 of the Federal Rules of Civil Procedure, respectfully request a Court order consolidating the matters currently pending before the Court wherein both Patrick Nogan and Willie Bonds, Et al., have been named defendants in civil actions by Plaintiff. Plaintiff petitions the Court in good faith to consolidate these actions for a jury trial in the interest of justice, judicial economy, and convenience to the Court as both matters arise from an occurrence involving both defendants, and maintain a common nucleus of operative facts and questions of law. Plaintiff prays the federal Court will exercise jurisdiction in response to these defendants and the state violating federal law.

PLEASE TAKE FURTHER NOTICE, that in support of this motion, the Plaintiff will rely upon the attached affidavit.

Date: 1-19-17

Lyle D. Nance, Pro se

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY (Vicinage of Newark)

		Civil Rights Complaint
	:	42 U.S.C. § 1983
LYLE D. NANCE,	:	
	:	
Plaintiff,	:	Civil Case No.
	:	
Vs.	:	AFFIDAVIT IN SUPPORT
	:	OF MOTION TO CONSOLIDATE
PATRICK NOGAN, Et al. and	:	CIVIL ACTIONS
WILLIE BONDS, Et al	:	
	:	CIVIL ACTION
Defendants.	:	
	:	

AFFIDAVIT

- I, Lyle D. Nance, upon my oath do depose and say,
- 1) I am the Plaintiff in the entitled matter before the Court.
- 2) Defendants Nogan and Bonds are employees of the NJDOC positioned as Administrators for their respective correctional facilities under the supervisory watch of Defendant Lanigan.
- 3) I was transferred from Defendant Nogan's facility to Defendant Bonds' facility on March 10, 2015.
- 4) The majority of my witnesses are located in the northern region, including my 86 year old father. This action derives from the northern venue whereby consolidation within this vicinage, would eliminate a substantial burden from my witnesses.

I affirm the foregoing statements are true and am aware that any willfully false statement shall subject me to punishment.

Date: 1-19-17 Lyke D. Nance, Affiant